

From: Paul Graeber
To: Microsoft ATR
Date: 1/2/02 11:26pm
Subject: Microsoft Settlement

Despite the aggressive lobbying efforts of a few of Microsoft's competitors, the federal government and nine states finally reached a comprehensive agreement with Microsoft to address the reduced liability found in the Court of Appeals ruling. This settlement is tough, but reasonable and fair to all parties involved. Consumers overwhelmingly agree that settlement is good for them, the industry and the American economy.

The law (officially called the Tunney Act) requires a public comment period between now and January 28th after which the District Court will determine whether the settlement is in the "public interest."

Unfortunately, a few special interests are attempting to use this review period to derail the settlement and prolong this litigation even in the midst of uncertain economic times. The last thing the American economy needs is more litigation that benefits only a few wealthy competitors and stifles innovation.

Don't let these special interests defeat the public interest.

Paul Graeber

Paul and Sherri
paulg@ihot.com